

## REMARKS

Claims 1 and 3-41 are currently active.

Claims 40 and 41 have been added. Antecedent support for Claims 40 and 41 is found in Claims 1 and 2.

Antecedent support for the amendments to Claim 1 is found in Claim 14 and page 13, line 26 through page 14, line 4 and page 14, lines 12 and 13, and antecedent support for the amendment to Claim 14 is found at page 13, line 26 through page 14, line 4 and page 14, lines 12 and 13.

Applicants respectfully request a telephone interview with the Examiner when the Examiner reviews this Amendment. Applicants' attorney's telephone number is 412-621-9222.

The Examiner has rejected Claims 1-11 as being unpatentable over Fridella in view of APA and further in view of Edsall. Applicants respectfully traverse this rejection.

Referring to Fridella, there is disclosed management of file-modification time attributes in a processor fileserver system. Fridella teaches a network file server includes multiple data mover computers 115, 116 and 117, each of which manages a respective filesystem. Each data mover computer also functions as a fileserver for servicing client requests for access to the filesystems. Each data mover computer has a respective port to a data network 111 having a number of clients including workstations. The network file server includes a cached disc array 114. The clustering of the data movers as a front end to the cached disk array provides parallelism and scalability. The data movers may communicate with each other over a dedicated dual-redundant ethernet connection 118. See paragraphs 26 and 27. It is readily apparent from the aforementioned description that Fridella does not teach or suggest that "each server has a network element and a disk element," as found in amended Claim 1.

In the network file server, the locking information for each filesystem is managed exclusively by only one of the data movers. This exclusive relationship is referred to by saying each filesystem has a respective data mover that is the owner of the filesystem. The owner of a filesystem is said to be primary with respect to the filesystem, and other data movers are said to be secondary with respect to the filesystem. See paragraph 28.

Each client may access any of the file systems through any one of the data mover computers but if the data mover computer servicing the client does not own the filesystem to be accessed, then a lock on at least a portion of the filesystem to be accessed must be obtained from the data mover computer that owns the filesystem to be accessed. See paragraph 29. The teaching of Fridella not only is silent regarding "the servers utilizing a striped file system," as found in Claim 1, but it teaches away from this limitation because Fridella requires every secondary data mover to obtain a lock from the primary data mover on at least a portion of the file system to be accessed by the secondary data mover. This requirement of the teaching of a secondary data mover which must obtain a lock from the primary data mover every time the secondary data mover wants to access the file system makes it completely unfeasible to have "servers utilizing a striped file system for storing data." It places a material step (obtain a lock) that would interfere with if not totally disrupt an operation on a different portion of the data as a single strip in every server because an operation regarding the data operates on the single strip of each server, as found in amended Claim 1. In fact, applicants respectfully submit a striped file system simply cannot be used with the lock architecture taught by Fridella. No skilled artisan would even consider such an architecture for striping.

Fridella teaches when a write operation will change the meta-data of a file, the meta-data must be managed in a consistent fashion, in order to avoid conflict between the data

mover owning the file, and the data mover performing the write operation. When a secondary data mover performs a write operation that changes the meta-data of a file, the new meta-data is written to the primary data mover. See paragraph 30. This teaching again teaches away from "the servers utilizing a striped file system" because every strip written to a secondary server would require new meta-data written to the primary data mover, which would make striping totally impractical, for the same reasons explained above. It would totally disrupt operating on the single strip of each server, as found in Claim 1, if not make it impossible.

Fridella teaches it is possible for the secondary data movers to update the file-modification time attribute concerning a file in a consistent fashion without always accessing the primary data mover clock. The clocks of the primary and secondary data mover need not be synchronized. The secondary clocks cannot simply be used to set the file-modification time attributes, because the clock skew between the multiple secondary data movers writing to the same file would violate the second consistency requirement. On the other hand, the primary clock cannot simply be used unless the file-modification time is updated for each asynchronous write. It is possible though for a secondary data mover to update the file-modification time attribute in a consistent fashion using a hybrid method that comprises the file-modification time attribute based on the clock of the primary data mover and a timer of the secondary data mover. See paragraph 36.

When a server performs an asynchronous write for a client, the server returns an updated file as a modification time attribute. If the server is the primary server, the updated-file-modification time can simply be the time of its local clock. If the server is the secondary server, then the updated file modification time is the sum of the local timer and a local value of the primary clock having been stored in local memory of the secondary server. When the secondary server performs a second asynchronous write to the filesystem, it computes an updated file-modification time by adding the stored clock time and the present value of the timer, and returns the file-modification time to the client. See paragraphs 38 and 39. This is one of the focuses of Fridella, which has nothing to do with a striped file system.

It is clear from the above description, there is no teaching or suggestion whatsoever of "the servers utilizing a striped filesystem for storing data," as found in Claim 1 of applicants.

Referring to APA, there is taught a PVFS system, where data is striped among multiple servers through an additional filesystem layer built on top of a normal filesystem. The PVFS updates to the various striped files and the resulting filesystems are not coordinated very closely, and operations that deal with global file properties, such as the file length, are implemented very expensively, or via approximations that may cause application errors. PVFS filesystems return the modification time for a file via a similar procedure to that

returning the file length: they check with all servers and return the largest modification time field. Since the different servers have clocks that differ by no less than small numbers of microseconds, it is possible for a write to be performed at the server responsible for one stripe that happens to have the furthest advanced clock, and then perform a write to another server with an older clock, with the result that the second write does not advance the system wide file modification time. Having two versions of the file with the same modification time may cause incorrect behavior by protocols like NFS that use modification times as version numbers. Because of these problems, PVFS filesystems are unsuitable for export over a network with NFS. This is the context of APA.

There is no teaching or suggestion in Fridella how to modify PVFS systems to overcome these problems so they are suitable for NFS. Furthermore, applicants do not suggest they discovered NFS, nor do applicants suggest they discovered striping, but applicants do take the position that they were the first to be able to apply a striped filesystem for storing data with a cluster of NFS servers. Simply identifying Fridella that has a plurality of NFS servers which have nothing at all to do with striping and actually have an architecture that teaches away from being used with striping, and the teachings of APA that specifically identify problems that make PVSF as unsuitable with NFS cannot arrive at applicants' claimed invention.

It is respectfully submitted that the Examiner is using hindsight to arrive at applicants' claimed invention. The Examiner is using the limitations of Claim 1 as a roadmap to find the different limitations in the various prior art references, and having found the limitations, concluding that applicants' claimed invention is arrived at. This is not patent law.

Moreover, the teachings the Examiner is relying upon cannot be taken out of the context in which they are found. The context of APA is striping as it is used in PVFS systems where data is striped among multiple servers through an additional filesystem layer built on top of a normal filesystem. In terms of the timing, different servers have different clocks that differ by no less than small numbers of microseconds and with the result that later writes do not advance a systemwide file modification time. The teachings of Fridella are in regard to an NFS server system where the secondary data movers must obtain a lock from the primary data mover to access the data owned by the data mover. These two contexts have nothing at all to do with each other, let alone with the claimed invention. It is a total unknown to applicants how Fridella would somehow or other be modified to use the teachings of APA to arrive at applicants' claimed invention. Because of the context of the secondary data movers requiring a lock from the primary data mover which is not mentioned in the APA, and the context of APA requires a different architecture totally, using an additional filesystem layer built on top of a normal filesystem, which is not found in Fridella, it would require significant research and development to take the striping taught in the context of APA and

apply it to the NFS system taught by Fridella which requires a lock from the primary data mover for the secondary data mover to access the data. This only further supports the nonobviousness and uniqueness of applicants' claimed invention. In fact, under patent law, if a reference teaches away from the claimed invention, it cannot be used to arrive at applicants' claimed invention.

Patent law also requires that there must be some teaching or suggestion in the references themselves to combine the teachings the Examiner is relying upon to arrive at applicants' claimed invention. Here, there is no such teaching or suggestion. There is no reason why one skilled in the art would look at PVFS filesystem that utilizes an additional filesystem layer built on top of a normal filesystem and apply it to a totally different NFS system which requires the use of a lock. Neither has any motivation for or need of any features of the other. In fact, it would be suggested that simply because one is an NFS system and the other utilizes a PVFS filesystem, they are incompatible and one skilled in the art would not look to either one to combine them to arrive at applicants' claimed invention.

Referring to Edsall, there is disclosed an apparatus and method for a scalable network attached storage system. Edsall teaches a NAS system having a scalable architecture which includes a load balancer 12, one or more termination nodes, one or more fileserver nodes, one or more disk controller nodes, and a plurality of discs 20. A switching fabric 22 is



provided to interconnect the termination nodes, the fileserver nodes, and the disk controller nodes. The system is connected to a network through a standard network interconnect. See paragraph 20. A load balancer receives requests to access files stored on the system from users on the network. The main function performed by the load balancer is to balance the number of active connections among the one or more termination nodes. The load balancer dynamically assigns user connections so that no one termination node becomes a bottleneck due to handling too many connections. See paragraph 21. The load balancer attains a current load of each of the available termination nodes in the system. The termination node with the smallest current load is that identified. The new connection is assigned to the termination node with the smallest load. The termination nodes each perform a number of functions. The termination nodes terminate connection requests received to the load balancer from clients over the network. Termination involves the conversion or translation of the upper layer protocols, such as NFS, into the communication protocol used by the switching fabric.

As is clear from the above description, the architecture taught by Edsall is distinct and different from the architectures taught by Fridella and APA. Edsall does not teach or suggest the limitation of the servers utilizing a stripe file system for storing data as found in Claim 1. It is also respectfully pointed out that while the Examiner has cited Edsall as part of the applied art of record in regard to the rejection of Claims 1-11, nowhere can applicants find

any discussion in the Office Action of why the Examiner cited Edsall in regard to Claims 1-11.

Furthermore, the applied art of record, alone or in combination, does not teach or suggest the limitation "each server has a network element and a disk element."

Accordingly, the applied art of record does not teach or suggest the limitations of Claim 1. Claims 2-11 are dependent to parent Claim 1 and are patentable for the reasons Claim 1 is patentable.

Claim 14 is patentable for the reasons Claim 1 is patentable. Claims 15-19 and 29-35 are dependent to parent Claim 14 and are patentable for the reasons Claim 14 is patentable.

The Examiner has rejected Claims 12 and 13 as being unpatentable over Fridella in view of APA and further in view of Edsall. Applicants respectfully traverse this rejection. It is here that the Examiner's comments as to why Edsall has been cited are stated. The Examiner cites Edsall because it teaches to use a network utilizing gigabit ethernet switches to connect servers, nodes and disk controller nodes. Claims 12 and 13 are dependent to parent Claim 1 and are patentable for the reasons Claim 1 is patentable. As explained above, Edsall does not teach or suggest the limitation of the servers utilizing a striped

filesystem for storing data. Moreover, Edsall does not explain how one would use a network of switches to modify the teachings of Fridella, which have nothing at all to do with striping and teach away from being used for striping, to somehow or other accommodate striping. There must be some teaching or suggestion in the applied art of record to combine the teachings the Examiner is relying upon to arrive at applicants' claimed invention, and here, there is none. There is no reason why one skilled in the art would take switches taught by Edsall having nothing at all to do with striping, and somehow or other modify the architecture of Fridella, which does not teach or suggest the need at all for switches to connect servers, nodes and disk controller nodes in such a way as to accommodate striping. Accordingly, Claims 12 and 13 are patentable over the applied art of record.

The Examiner has rejected Claims 20, 21, 23 and 25 as being unpatentable over Fridella in view of APA and further in view of Cheng. Applicants respectfully traverse this rejection. The Examiner cites Cheng solely for the teaching of queuing the requests. A review of Cheng shows that it has nothing at all to do with striping let alone striping for data storage. Cheng does not even teach a cluster of NFS servers. It is respectfully submitted that once again, the Examiner is simply looking for a limitation that is found in applicants' claims, in the prior art, and having found it, concludes that it would be obvious to use with the other references the Examiner cites to arrive at applicants' claimed invention. This completely ignores that there is no teaching or suggestion in the applied art of record, and certainly not in

Fridella or APA for the need to queue requests. Accordingly, the applied art of record does not teach or suggest the limitations of Claim 14. Claims 20, 21, 23 and 25 are dependent to parent Claim 14 and are patentable for the reasons Claim 14 is patentable.

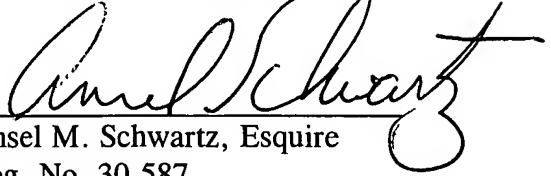
The Examiner has allowed Claims 36 and 37.

The Examiner has rejected Claims 38 and 39 as being unpatentable over Fridella in view of APA and Schmuck and Ross. Applicants respectfully traverse this rejection. Claim 38 has the limitation of reading the stripes of the file from each disk element having the stripes. Claim 39 has the limitation of a plurality of servers having a stripe of the VFS, and the limitation of receiving NFS write requests for a file at a network element. Schmuck does not teach or suggest anything at all about striping, disk elements and network elements and thus, does not add anything to the teachings of Fridella and APA in regard to the claimed invention. Ross discloses an implementation and performance of a parallel filesystem for high-performance distributed applications. It has to do with PVFS, like that of APA. It does not add anything at all to the teachings of APA and how to somehow or other use striping in regard to an NFS system or disk elements and network elements. Accordingly, Claims 38 and 39 are patentable over the applied art of record.

In view of the foregoing remarks, it is respectfully requested that the outstanding rejections and objections to this application be reconsidered and withdrawn, and Claims 1 and 3-41, now in this application be allowed.

Respectfully submitted,

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